A. G. Contract No. KR97-2104TRN
ADOT File: JPA 97-149
Project: H4450 02X
Section: AZTech Project:
Signal Synchronization

INTERGOVERNMENTAL AGREEMENT

BETWEEN
THE STATE OF ARIZONA,
AND
THE CITY OF PEORIA

THIS AGREEMENT is entered into _		Sebruary	
to Arizona Revised Statutes, Sections	11-951 throu	gh 11-954, as amend	ed, between the STATE
OF ARIZONA, acting by and through			
and the CITY OF PEORIA, acting by a	nd through its	MAYOR AND CITY	COUNCIL (the "City").

I. RECITALS

- 1. The State is empowered by Arizona Revised Statutes Section 28-108, 28-112 and 28-114 to enter into this agreement and has by resolution, a copy of which is attached hereto and made a part hereof, resolved to enter into this agreement and has delegated to the undersigned the authority to execute this agreement on behalf of the State.
- 2. The City is empowered by Arizona Revised Statutes Section 48-572, to enter into this agreement and has by resolution agreed to enter into this agreement and has authorized the undersigned to execute this agreement on behalf of the City.
- 3. The US Department of Transportation has allocated \$7,500,000.00 to the metropolitan Phoenix area to be administered by the State and Maricopa County to accomplish the program via a State, City and private sector partnership known as the "AZTech Project", for the expressed purpose of implementing an Integrated Regional Advanced Traveler Information System, and demonstrate intelligent transportation systems throughout the area and involve State, City, regional and local jurisdictions

NO. 222/2
Filed with the Secretary of State
Date Filed: 02/20/98

Secretary of State

Page 2 JPA 97-149

- 4. The AZTech concept is to integrate the existing intelligent transportation infrastructure into a regional system. The State with Maricopa County, regional and local jurisdictions, are jointly developing the AZTech Project to establish and implement an integrated traveler information system for the multimodal traveler. The Project will enhance the transportation management systems for the Phoenix metropolitan area by providing up-to-the-minute travel information and facilitate signal coordination across jurisdictional boundaries, thereby providing increased safety and improved regional mobility.
- 5. The State and City are working together with other AZTech Project partners in a common goal of coordinating traffic management systems in direct consideration of a regional transportation system.
- 6. The State and the City have identified potential areas where Intelligent Transportation System (ITS) technology can be applied to improve traffic management and establish a Traffic Traveler Information System in the valley for the AZTech Project. The intent of this agreement is to define the terms of the parties with regard to respective responsibilities, related to the Traffic Traveler Information System. The term of the AZTech Project is 5 years.

THEREFORE, in consideration of the mutual covenants expressed herein, it is agreed as follows:

II. SCOPE

1. The City will:

- a. Provide representatives to the AZTech Project committees and working groups. Allow for and assist in the communication between the Traffic Operation Centers (TOCs). Allow timely access to the City's traffic system data bases. Participate in the development and implementation of a system evaluation plan. Participate in the development and implementation of multi-jurisdictional signal system timing plans and establish inter-operability between City, State and other jurisdictions. Participate in system training as required.
- b. Participate in the installation of the initial KIOSK at the State's expense, at an estimated cost of \$20,000.00 per KIOSK, at the location proposed by the City and agreed upon by the State, (located at City Hall). Provide ongoing operations support and maintenance for the 5 year duration of the AZTech Project and be responsible for all costs beyond the initial expenditure by the State. Be responsible for additional KIOSKS at a fifty percent (50%) match, at an estimated cost of \$10,000 00 per KIOSK, at the location proposed by the City and agreed upon by the State, provided additional funding is available through the AZTech Project, should the City desire additional KIOSKS
- c. Be responsible for all data communications cost beyond the initial 36 month implementation of the AZTech program, at an estimated cost of \$550.00/month. At the end of the initial 36 month period, the City may negotiate with U S West Communications, (the video and data services provider), for video and data service needs beyond the initial implementation period at the current or a reestablished service level.
- d. Be responsible for any contractor claims for extra compensation due to delays or whatever reason attributable to the City.

2 The State will:

a. Allow timely access to the AZTech Server System data base, which includes volume, occupancy and speed data to facilitate integration into the AZTech Project. Participate in the development and execution of a system evaluation plan.

Page 3 JPA 97-149

- b. Provide assistance to the City, in project planning, design review and construction, to the extent necessary, to implement the AZTech Traffic Traveler Information System.
- c. Be responsible for the initial KIOSK, at an estimated cost of \$20,000.00 per KIOSK. Support and maintain all operating systems and traveler information software on the AZTech KIOSKS, at an estimated cost not to exceed \$3,000.00 per KIOSK, for the 5 year duration of the AZTech Project. Be responsible for additional KIOSKS at a fifty percent (50%) match, at an estimated cost of \$10,000.00 per KIOSK, at the location proposed by the City and agreed upon by the State, provided additional funding is available through the AZTech Project, should the City desire additional KIOSKS.
- e. Be responsible for all data communications costs between traffic operations centers for the initial 36 month implementation of the AZTech program, at an estimated cost not to exceed \$20,000.00.
- f. Be responsible for any contractor claims for extra compensation due to delays or whatever reason attributable to the State.

III. MISCELLANEOUS PROVISIONS

- 1. This agreement shall remain in force and effect until 30 June 2003, or until cancelled by either party upon thirty (30) days written notice to the other party, or by other competent authority.
 - 2. This agreement shall become effective upon filing with the Secretary of State.
- 3. This agreement may be cancelled in accordance with Arizona Revised Statutes Section 38-511.
 - 4. The provisions of Arizona Revised Statutes Section 35-214 are applicable to this contract.
- 5. In the event of any controversy which may arise out of this agreement, the parties hereto agree to abide by required arbitration as is set forth in Arizona Revised Statutes Section 12-1518.
- 6 All legal notices or demands upon any party relating to this agreement shall be in writing and shall be delivered in person or sent by mail addressed as follows:

Arizona Department of Transportation Joint Project Administration 205 South 17 Avenue, Mail Drop 616E Phoenix, AZ 85007

City of Peoria Public Works Department 8401 W. Monroe Street Peoria, AZ 85345

7. Attached hereto and incorporated herein is the written determination of each party's legal counsel that the parties are authorized under the laws of this State to enter into this agreement and that the agreement is in proper form.

IN WITNESS WHEREOF, the parties have executed this agreement the day and year first above written.

CITY OF PEORIA

STATE OF ARIZONA

Department of Transportation

JOHN C. KEEGAN

Мауог

THOMAS G. SCHMITT

State Engineer

ATTEST

JÁNICÉ GRÁZIÁNO City Clerk

•

97-149doc. 04Dec97

PEORIA, AZ OFFICIAL FILE:

CC: <u>009-8</u> EFF. DATE: <u>1-6-98</u>

CONTRACT: LCON 498

JPA 97-149

APPROVAL OF THE CITY OF PEORIA ATTORNEY

I have reviewed the above referenced proposed intergovernmental agreement, between the DEPARTMENT OF TRANSPORTATION, INTERMODAL TRANSPORTATION DIVISION, and the CITY OF PEORIA and declare this agreement to be in proper form and within the powers and authority granted to the City under the laws of the State of Arizona. No opinion is expressed as to the authority of the State to enter into this agreement.

DATED this

___, 199ัส

City Attorney

RESOLUTION NO. 98-06

A RESOLUTION OF THE MAYOR AND COUNCIL OF THE CITY OF PEORIA, MARICOPA COUNTY, ARIZONA ADOPTING A RESOLUTION AUTHORIZING THE CITY MANAGER TO EXECUTE AN INTERGOVERNMENTAL AGREEMENT BETWEEN THE STATE OF ARIZONA AND THE CITY OF PEORIA, FOR THE PURPOSE OF DEFINING RESPONSIBILITIES TO JOINTLY DEVELOP THE AZTECH PROJECT, AND TO ESTABLISH AND IMPLEMENT AN INTEGRATED TRAVELER INFORMATION SYSTEM FOR INTERMODAL TRAVEL.

WHEREAS, the State of Arizona received \$ 7.5 million in Intelligent Transportation Model Deployment Grant federal funds for the AZTech public/private partnership for the Phoenix metropolitan area; and

WHEREAS, the City is authorized by its Charter to enter into Intergovernmental Agreement with other governmental entities for joint projects; and

WHEREAS, the State is prepared to provide federal funding for the installation of the initial KIOSK.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Council of the City of Peoria as follows:

SECTION 1. RECOMMENDATION TO ENTER INTO AN INTERGOVERNMENTAL AGREEMENT.

That the City Manager is authorized to enter into an Intergovernmental Agreement for the installation and maintenance of a transportation information KIOSK.

Mayor and council find and determine that it is in the interest of the public health, safety and welfare of the city to accept the recommendation to enter into this agreement.

Resolution No. 98-06 Page 2 of 2 Pages

PASSED AND ADOPTED by the City of Peoria, Arizona this 6th day of January 1998.

APPROVED January 1999.

John C. Keegan, Mayor

ATTEST:

January Janua

APPROVED AS TO FORM:

Stephen M. Remp. City Attorney

smk\resin\918-

res est



STATE OF ARIZONA

OFFICE OF THE ATTORNEY GENERAL

GRANT WOODS ATTORNEY GENERAL

1275 WEST WASHINGTON, PHOENIX 85007-2926

TRN Main: (602) 542-1680

Direct: (602) 542-8837 Fax: (602) 542-3646 MAIN PHONE: 542-5025

TELECOPIER: 542-4085

INTERGOVERNMENTAL AGREEMENT DETERMINATION

A.G. Contract No. KR97-2104TRN, an agreement between public agencies, has been reviewed pursuant to A.R.S. § 11-952, as amended, by the undersigned Assistant Attorney General who has determined that it is in the proper form and is within the powers and authority granted to the State of Arizona.

No opinion is expressed as to the authority of the remaining parties, other than the State or its agencies, to enter into said agreement.

DATE February 11, 1998.

GRANT WOODS

Attorney General

JAMES R. REDPATH

Assistant Attorney General

Transportation Section

JRR:et/10505

Enc.